

1

of the  
y the  
of the  
staten.  
y de  
as the  
of op  
ent or  
over-  
or en-  
only

to pre-  
quali-  
repair-  
should  
of the  
  
entitled  
at the

h sov-  
r and  
econ-  
which  
d with  
e then  
which  
ed on  
h day  
y, 1985,  
and  
ar has  
nowi-  
acy of

exists  
renew-  
Inter-  
y any  
ates to  
nited

of gov-  
ual re-

honesty  
ie and  
ance of  
with  
to re-  
w of a  
part of  
rescure  
infuse  
e con-  
le fra-  
a pen-  
tation

l, An,

and  
United  
nations  
and  
directly  
re-  
ons as  
ment  
hav-  
charge  
on and  
ast the  
nemies  
oration  
es, and  
ch any  
under

with day  
ousand  
e Inde-  
ninety-  
SSON.  
State.  
day.  
an fo-

will be  
y, and  
ommit-  
ments  
e from  
with a  
ature,  
t with-  
ed. It  
ertain  
college  
aid he  
en dis-  
the cou-  
of pri-  
nce of

to be  
ttee at  
to the  
opri-  
ould on  
ide and  
all laws  
proceed-  
r only  
tion pas-  
of de-  
govern-  
only  
law was  
ructing  
hugs to  
now in

el, and  
 e build  
 estoffer  
 t to in-  
 st.  
 is went  
 nmanag-  
 and re-  
 arms to  
 self.  
 ative to  
 alsnore  
 tes was  
 report-  
 of 1792,  
 vessels,

sical  
organ,  
mission  
of new  
except  
y these  
appro  
s to the  
was re-  
ways a  
ong the  
e legis-  
all with-  
ty,

view his  
h a pls



**BUSINESS DIRECTORY.**

**BUSINESS DIRECTORY.**

ment were not all they could do. They

How wets null and void, and compel the arid  
to be the common law of the South, disavows

LATIO.

**SPECIAL NOTICES.**

### CITY ORDINANCES.

### CITY ORDINANCES.

**IN EXCEPTECY.**

1111



## NEW YORK: AUGUST 19, 1954.

[illegible]



